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6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA
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10	FREDERICK JACKSON, ASHLEY NICOLE JACKSON, a minor, BRIANA FREDRANIQUE
11	ANNETTE JACKSON, a minor, and SHAWN YVETTE MARTIN,
12	No. C 09-01016 WHA
13	V.
14	CITY OF PITTSBURG, AARON L. BAKER,
15	individually and in his official capacity as Chief of Police of the City of Pittsburg Police Department, ORDER GRANTING MOTION TO FILE
16	G. LOMBARDI, individually and as an officer of the City of Pittsburg Police Department (Badge # 275), SECOND AMENDED COMPLAINT
17	C. SMITH, individually and as an officer of the City of Pittsburg Police Department (Badge # 285),
18	P. DUMPA, individually and as an officer of the City of Pittsburg Police Department (Bade # 291),
19	WILLIAM BLAKE HATCHER, individually and as an officer of the City of Pittsburg Police Department
20	(Badge # 274), and DOES 1–100, inclusive,
21	Defendants.
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In this civil rights action, plaintiffs move for leave to file a second amended complaint. Plaintiffs' first amended complaint, the extant pleading, contains twelve claims against five police officers, the chief of police of the City of Pittsburg Police Department, and the City of Pittsburg. Defendants moved for summary judgment which was granted in part and denied in part in an order filed on June 8, 2010. Nine of plaintiffs' twelve claims survived, including battery and false imprisonment. Prior to the June 8 order, but after defendants had moved for

summary judgment, plaintiffs noticed the instant motion for leave to file a second amended complaint.

Plaintiffs' proposed second amended complaint does not attempt to add any new claims or parties, and includes all of the same allegations that were set out in the original complaint. According to a declaration filed by plaintiff's counsel, Panos Lagos, the second amended complaint seeks only to correct the "benign negligence" of Attorney Lagos, who omitted plaintiff Ashley Jackson from the battery and false imprisonment claims originally pled. Defendants stipulated to the filing of the second amended complaint and asked that the answer to the first amended complaint be deemed the answer to the second amended complaint. At the pretrial conference held on July 7, 2010, the undersigned granted plaintiffs' motion to amend and indicated that the amendment would be incorporated into the final pretrial order.

The motion to file a second amended complaint is **GRANTED** and the current answer will be deemed the answer thereto. The incorporation of the proposed second amended complaint into the final pretrial order shall not be construed as permitting the reassertion of any claims that have been dropped or dismissed since the proposed second amended complaint was written. No further motions for summary judgment regarding the second amended complaint will be permitted. Since the proposed second amended complaint will be incorporated into the final pretrial order, it need not be filed separately.

IT IS SO ORDERED.

Dated: July 8, 2010.

WILLIAM ALSUP

UNITED STATES DISTRICT JUDGE